PATENT COOPERATION TREATY



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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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ANSI		EXAMINATION REPORT	
anslation pa	(PCT Article 36 and		
Applicant's or agent's file reference	FOR FURTHER ACTION See Notification of Transmittal of Internation Preliminary Examination Report (Form PCT/IPEA/41)		
International application No. PCT/EP2003/003917	International filing date (day/m 15 April 2003 (15.04		
International Patent Classification (IPC) or na C02F 1/50	tional classification and IPC		
Applicant	STADELMANN, He	einz, W.	
amended and are the basis for 70.16 and Section 607 of the These annexes consist of a to 3. This report contains indications related and are the basis for 70.16 and Section 607 of the These annexes consist of a to 3. This report contains indications related as a section of the report and Priority are priority. III Priority Non-establishment and V Reasoned statement citations and explain the Certain documents are contained for the basis for 70.16 and Section 607 of the These annexes consist of a to 4.	sheets, including ited by ANNEXES, i.e., sheets or this report and/or sheets contared Administrative Instructions under the sheets. The sheets of the following items: of opinion with regard to novel over the sheets of the sheets. The sheets of the following items:	of the description, claims and/or drawings which have aining rectifications made before this Authority (see ander the PCT). elty, inventive step and industrial applicability and to novelty, inventive step or industrial applicability and to novelty.	
Date of submission of the demand	. Date	e of completion of this report	
30 September 2003 (30	.09.2003)	06 August 2004 (06.08.2004)	
		06 August 2004 (06.08.2004) thorized officer	

International application No.

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I. Basis	of the report	1					
1. With	regard to the elements of the international application:*						
	the international application as originally filed						
	the description:						
	pages 1-26	on originally Slad					
1	pages	, as originally filed , filed with the demand					
}	pages	, filed with the letter of					
	the claims:						
	pages 1-16						
}		, as originally filed, as amended (together with any statement under Article 19					
1	nages						
	pages	, filed with the letter of, filed with the demand					
	the drawings:	, and with the letter of					
	27.07	, as digitally filed					
i	pages	, filed with the demand					
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╽╴┖▃┤╙	he sequence listing part of the description:						
		, as originally filed					
	pages						
{	pages	, filed with the letter of					
These	the language of publication of the international application (unternational application) the language of the translation furnished for the purposes of interthe language of publication of the international application (unternational application) the language of the translation furnished for the purposes of or 55.3).	which is: ernational search (under Rule 23.1(b)). nder Rule 48.3(b)). f international preliminary examination (under Rule 55.2 and/					
3. With prelim	regard to any nucleotide and/or amino acid sequence minary examination was carried out on the basis of the sequence contained in the international application in written form. filed together with the international application in computer re	• <i>*</i>					
	furnished subsequently to this Authority in written form.	·					
	furnished subsequently to this Authority in computer readable	form.					
The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in tinternational application as filed has been furnished.							
	The statement that the information recorded in computer rebeen furnished.	eadable form is identical to the written sequence listing has					
4.	The amendments have resulted in the cancellation of:	† 63					
	the description, pages						
	the claims, Nos.						
j	the drawings, sheets/fig						
5. \[\begin{array}{c} 1 \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \		nts had not been made, since they have been considered to go Box (Rule 70.2(c)).**					
and 70.	1.17).	re in response to an invitation under Article 14 are referred to report since they do not contain amendments (Rule 70.16					
** Any rep	placement sheet containing such amendments must be referred	to under item 1 and annexed to this report.					

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V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

		4 0 11 15	YES
Novelty (N)	Claims	4-9,11-15	
•	Claims	1-3,10,16	NO
Inventive step (IS)	Claims		YES
	Claims	1-16	NO NO
Industrial applicability (IA)	Claims	1-16	YES
	Claims		NO

Citations and explanations

1. Reference is made to the following documents:

D1: DE10029082

D2: Römpp Chemie Lexikon, pages 67-68, 4154-4156,

9th edition, 1992, Georg Thieme-Verlag, Stuttgart

D2 was not cited in the international search report. A copy of the document is attached.

2. The application does not satisfy the requirements of PCT Article 6 because claims 10-15 are not clear:

As it is worded, claim 10 appears to relate to a product, yet it refers back to method claim 3. Contrary to PCT Article 6, the intended restrictions are not therefore clear from the claim. The same applies accordingly to dependent claims 11-15.

3. The subject matter of claims 1-3, 10 and 16 is not novel (PCT Article 33(2)):

D1 discloses a method for producing a sterilisation system wherein the surface of a noble metal is chemically etched, the noble metal being silver which is in the form of a base material comprising wire, wool or gauze (cf. D1,

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- page 2, lines 48-54 and fig. 1-3). For a person skilled in the art the use of an oxidative acid such as nitric acid is therefore <u>implicitly</u> disclosed, the reasons being as follows:
- (i) The first claim of the present application contains in very general form only the method steps "acid oxidation of a noble metal surface" and "treatment in an aqueous salt solution". D1 discloses the chemical etching of an elemental silver surface (D1, page 2, lines 48-49). This is considered to be equivalent to "acid oxidation", since etching is generally defined as "modifying the surface of materials by the application of dissolving liquid or gaseous, chemically aggressive compounds" (D2, page 67, key word "Etching"). Furthermore, it is generally known that elemental silver (not just any oxide layer) is attacked chemically only by oxidising acids (cf. D2, pages 4154-4156, key word "Silver").
- (ii) The fact that D1 is concerned with the removal of passivation layers does not conflict with this, since the etching process also involves dissolution of the <u>existing</u> passivation layer. This does not rule out the formation of, for example, a silver nitrate layer when nitric acid is used as etchant.

Consequently, D1 is considered to be prejudicial to the novelty of claims 1-3, 10 and 16. If these claims were to be worded clearly, this might lead to the acknowledgement of formal novelty in respect of the subject matter of the application. However, there would still be doubt as to the involvement of an inventive step (PCT Article 33(3)) (combination of D1 and D2).

4. Dependent claims 4-9 and 11-15 contain only optional

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features which do not contribute directly to the solution of the problem addressed by the present application (page 5, fifth paragraph). The PCT inventive step requirements are not therefore satisfied (PCT Article 33(3)).